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UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

11 SPRESIM ALIMİ,

12 Petitioner,

13 v.

14 UNITED STATES OF AMERICA,
15 WARDEN OF USP LOMPOC,

16 Respondent.

Case No. 2:23-cv-02928-RGK-PD

ORDER DISMISSING
PETITION FOR WRIT OF
HABEAS CORPUS

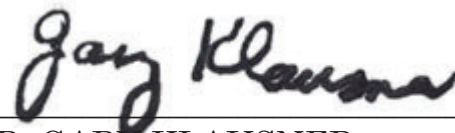
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18 On April 17, 2023, Petitioner Spresim Alimi, who was an inmate at the
19 United States Penitentiary in Lompoc, California, filed a Petition for Writ of
20 Habeas Corpus under 28 U.S.C. § 2241. [Dkt. No. 1.] Petitioner alleges that
21 the Bureau of Prisons (“BOP”) failed to apply his earned time credits (“ETCs”)
22 under the First Step Act (“FSA”) toward service of his sentence or placement
23 into pre-release custody. [Id.]

24 On August 8, 2023, the government moved to dismiss the Petition on
25 the ground that it is moot, because the BOP had applied the credits towards
26 early placement on supervised release, and that to the extent Petitioner
27 intends to contest the BOP’s application of the credits, he has failed to
28 exhaust his available administrative remedies. [Dkt. No. 10.]

1 Petitioner is currently located at a residential reentry center in Chicago,
2 Illinois. See <https://www.bop.gov/inmateloc/> (last visited January 19, 2024).
3 BOP applied the credits and placed him on supervised release. Petitioner has
4 obtained the remedy he sought, and his claim is therefore moot. See *Bishop*
5 *Paiute Tribe v. Inyo County*, 863 F.3d 1144, 1155 (9th Cir. 2017) (“A federal
6 court lacks jurisdiction to hear a case that is moot.”); *Tamaalema v. Derr*,
7 2023 WL 4054553, at *2 (D. Haw. June 16, 2023) (dismissing a habeas
8 petition as moot where BOP had already applied petitioner’s ETCs to her
9 sentence); *Parham v. Benov*, 2012 WL 1413885, at *3-4 (E.D. Cal. Apr. 23,
10 2012) (recommending dismissal of the petition as moot because petitioner had
11 already been transferred to a residential re-entry center in another state for
12 the remainder of his sentence). Consequently, there is no live case or
13 controversy for the Court to adjudicate. U.S. Const. art. III § 2.

14 Accordingly, IT IS ORDERED that the government’s Motion to Dismiss
15 the Petition is GRANTED and that Judgment be entered dismissing the
16 Petition without prejudice.

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18 DATED: January 25, 2024

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20 R. GARY KLAUSNER
21 United States District Judge
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